This instrument was p	repared by:			
NAME FIRST FAMILY	Y FINANCIAL SERVICES,	INC.		
ADDRESS 3594 PE	LHAM PKWY STE 102, PEL	HAM, AL 35124		
SOURCE OF TITLE	<u></u>	 -		
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			12/07/1994-3593	5 T
	 		11-25 AM CERTIFIE	
			002 MCD 14-45	
MORTGAGE STATE OF ALABA COUNTYSHEL CHARL			W ALL MEN BY THESE PRESENT	S: That Whereas,
			IDST FAMILY FINANCIAL SERVICES	
(hereinafter called "Mor	rtgagors", whether one or more)) are justly indebted to(_	IRST FAMILY FINANCIAL SERVICES	igee", whether one or more) in the sum
			(nereinanter called Mortga	
art of the NW 1 of escribed as follow f said 1 1 section legrees 34' and rule of 90 in; thence trun are eet to an existing	ME Mi of Section 10, Tow ws: From the Southwes n for a distance of 12 ed course for a distan n an Easterly direction degrees 25' 08" and re- n and to the right of	Inship 22 South, Ran et commer of said Se 24.04 feet to the po nce of 115.96 feet to on for a distnace of oun in a Southerly of f 83 degrees 55'52" on an angle to the r	gel4 West, Shelby County, Alaba coint of beginning; thence conting on existing nail; thence run 283.28 feet to an existing inclinection for a distance of 156 and run in a Southwesterly direction for 27 degrees 37' and run of beginning.	ama, being more Particularly rection along the West line nue in a Northerly direction an angle to the right 89 on pin; thence turn an angle .14 feet to an existing iron ection for a distnace of 148
indebtedness due from debts to the extent ever if the Mortgagor shall be suit if the within mortgagor in the Office of the current balance in prior mortgage, if said a event the within Mortgagor tions of said prior mortgagor in herein may, at its option behalf of Mortgagor, in within Mortgage on be this mortgage, and she	the Mortgagors to the Mortgagor in a excess thereof of the principal acil, lease or otherwise transhorized to declare at its option is a second mortgage, then it ow due on the debt secured by a dvances are made after today's gor should fall to make any paymage, then such default under the n, declare the entire indebtedness, make, on behalf of Mortgagor shall become their of Mortgagor shall become their of Mortgagor shall become	pee, whether directly or acquipel emount hereof. Insier the mortgaged properall or any part of such indefinate to that certainst a subordinate to that certainst prior mortgage. The with a date. Mortgager hereby agreems which become due on prior mortgage shall constitute as due hereunder immediate, any such payments which mortgage, in order to prevene a debt to the within Mortgage and the prior mortgage.	all future and subsequent advances to or or alred by assignment, and the real estate here of the prior of the prior and the real estate here of the prior and the real estate here of the prior and payable. In prior mortgage as recorded in Vol	written consent of the Mortgagee, the said prior mortgage only to the extent dvances secured by the above described a secured by said prior mortgage. In the of the other terms, provisions and condition within mortgage, and the Mortgages a subject to foreclosure. The Mortgages or any such expenses or obligations, on id all such amounts so expended by the sereby secured, and shall be covered by a the indebtedness secured hereby and
The mortgage may be p	paid in full at any time on or be	fore due date.		
Said property is warran	nted free from all incumbrances	and against any adverse ci	aims, except as stated above.	

TO HAVE AND TO HOLD the above granted property unto the said Mortgagee, Mortgagee's successors, heirs, and assigns forever; and for the purpose of further securing the payment of said indebtedness, the undersigned agrees to pay all taxes or assessments when imposed legally upon said premises, and should default be made in the payment of same, the said Mortgagee may at Mortgagee's option pay off the same; and to further secure said indebtedness, first above named undersigned agrees to keep the improvements on said real estate insured againsts loss or demage by fire, lightning and tornado for the fair and reasonable insurable value thereof, in companies satisfactory to the Mortgagee, with loss, if any, payable to said Mortgagee's interest may appear, and to promptly deliver said policies, or any renewal of said policies to said Mortgagee; then the said Mortgagee, or assigns, may at Mortgagee's option insure said property for said sum, for Mortgagee's own benefit, the policy if collected, to be credited on said indebtedness, less cost of collecting same; all amount so expended by said Mortgagee for taxes, assessments or insurance, shall become a debt to said Mortgagee or assigns, additional to the debt hereby specially secured, and shall be covered by this mortgage, and bear interest at the ame interest rate as the indebtedness secured hereby from date of payment by said Mortgagee, or assigns, and be at once due and payable.

UPON CONDITION, HOWEVER, that if the said Mortgagor pays said indebtedness, and reimburses said Mortgagee or assigns for any amounts Mortgagee may have expended, then this conveyance to be null and void; but should default be made in the payment of any sum expended by the said Mortgagee or assigns, or should said indebtedness hereby secured, or any part thereof, or the interest thereon, remain unpaid at maturity, or should the interest of said Mortgagee or assigns in said property become endangered by reason of the enforcement of any prior lien or incumbrance thereon, so as to endanger the debt hereby secured, then in any one of said events, the whole of said indebtedness hereby secured shall at once become due and payable, and this mortgage shall be subject to foreclosure as now provided by law in case of past due mortgages, and the said Mortgagee, agents or assigns, shall be authorized to take possession of the premises hereby conveyed, but with or without first taking possession, after giving thirty days' notice, by publishing once a week for three consecurive weeks, the time, place and terms of sale, by publication in some newspaper published in said County and State, sell the same in lots or parcels or en masse as Mortgagee, agents or assigns deem best, in front of the Court House door of said County (or the division thereof), where said property is located, at public outcry, to the highest bidder for cash, and apply the proceeds of the sale: First, to the expense of advertising, selling and conveying, including such attorney's fees as are allowed by law; second, to the payment of and house for the said method of said indebtedness in full, whether the same shall or shall not have fully matured at the date of said sale, but no interest shall be collected beyond the day of sale; and Pourth, the balance, if any, to be turned over to the said Mortgagor and undersigned further agree that said Mortgagee, agents or assigns may bid at said sale and burchage said property, if the highest bidder therefor.

			to set their signatures and seals this	JI U	
DECEMBER.		, 19 <u>_94</u> .			
"CAUTION	- IT IS IMPORTANT	T THAT YOU TI	HOROUGHLY READ THE CONTRA	, , , ,	
			CHARLES A MILLER	Amila.	(SEAL
			ingel	a 7//1///	(SEAL
<u> </u>		<u> </u>	ANGLEA MILLER	· <u>····································</u>	··-·
STATE OF	AL ABAMA				
	SHFL BY	<u></u>	COUNTY		
thei	indersigned			a Notary Public in and for said County,	in said Stat
by certify that _	CHARLES A MILLE	r and angela M	ILLER		
	<u>. </u>				
ie names are sig syance they exec	ned to the foregoing convi- cuted the same voluntarily of	syance, and who are on the day the same	known to me acknowledged before me on t bears date.	his day, that being informed of the co	ntents of th
ven under my ha	nd and official seal this	3rd	day ofDECEMBER		19 <u>94</u>
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				TUBLIC STATE OF ALABAMA AT LARGE MMISSION EXPIRES: Oct. 27, 1998. THRU NOTARY PUBLIC UNDERWRITER	
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ORTGAG	8	LABAMA	County OFFICE OF JUDGE OF PROBATE said County and State, do hereby certify filled in my office for regist day of day of colog hand this	OF FEES	
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ORTGAG	2	STATE OF ALABAMA	County OFFICE OF JUDGE OF PROBATE said County and State, do hereby certify filled in my office for regist day of day of colog hand this	OF FEES	